PATENT APPLICATION 許らい STATES PATENT AND TRADEMA OFFICE Group Art Unit 1644 Examiner: G. Ewoldt Inventors: GLENN et al. 244954 1002 Atty. Dkt. Appln. No.: 257,188 09 Client Ref M# Series Code ↑ Serial No. 1 **USE OF PENETRATION ENHANCERS** Appln. Title: May 14, 1999 Filed: AND BARRIER DISRUPTION AGENTS Hon. Commissioner of Patents TO ENHANCE TRANSCUTANEOUS Washington, D.C. 20231 IMMUNE RESPONSE . . . Sir: RESPONSE TO RESTRICTION Date: July 20, 2001

MO1644

This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED

1. Small Entity claim A.	Claims remaining after amendment	Highest nu previously p		Present Extra	Large/Small Entity	Additional Fee	Fee Code Lg/Sm
2. Total Effective Claims	59	**minus	59	0	x \$18/\$9 =	+ \$0	103/203
3. Independent Claims	8	***minus	8	0	x \$80/\$40 =	+ \$0	102/202
3. Independent Claims 4. If amendment enters <u>proper</u> mu					X 456/4/15		
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5. Original due Date: April 20,	2001		(1 mo)	\$110/\$55 =	<u> </u>		115/215
6. Petition is hereby made to ex	teng the original o			\$390/\$195 =	+ \$890		116/216
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7. Enter any previous extension fe	ee paid since abov	ve original du	ue date	and subtract	- \$0		
8. Extension Fee Attached						+ \$890	
9. If Terminal Disclaimer attached, add Rule 20(d) official fee					+ \$110/\$55	+ \$0	148/248
10. If IDS attached requires Official Fee under Rule 97 (c),					+ \$180	+ \$0	126
or if Rule 97(d) Request					+ \$180		126
11. After-Final Request Fee per rules 129(a) and 17(r)					+ \$710/355	+ \$0	146/246
12. No. of additional inventions for examination per Rule 129(b)					x \$710/355 ea	+ \$0	149/249
13. Request for Continued Exami	nation (RCF)	110.0 120(2)			+ \$710/355	+ \$0	1179/1279
	mation (NOL)				<u> </u>	+ \$0	
15.					EE ENCLOSED =	\$890	<u> </u>
16. *If the entry in this space is less than 17. **If the "Highest number previously 18. ***If the "Highest number previously 18. ***If the "Highest number previously CHARGE STATEMENT: The Commissioner if filed, or which should have been filed herewith hereafter relative to this application and the reduplicate copy of this sheet is attached.	paid for" in this space paid for" in this space is hereby authorized to concerning any page	is less than 20, e is less than 3, tharge any fee spar filed bereafter	write "20 write "3" Our Our ecifically a	of in this space. in this space. The posit Account of Order No. 08 authorized hereafter, or of may be required under	1255 024495 C# M# any missing or insufficient Rules 16-18 (missing or in	fee(s) filed, or ass	NTER 160 erted to be now or
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

GLENN et al.

Appln. No. 09/257,188

Filed: February 25, 1999

FOR: USE OF PENETRATION ENHANCERS AND BARRIER DISRUPTION AGENTS TO ENHANCE THE TRANSCUTANEOUS IMMUNE RESPONSE

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INDUCED BY ADP-RIBOSYLATING EXOTOXIN

July 20, 2001

Examiner: G. Ewoldt

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PRELIMINARY AMENDMENT AND RESPONSE TO RESTRICTION REQUIREMENT

Hon. Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Office Action of March 20, 2001 (Paper No. 10), entry and consideration of the following amendments and remarks are requested.

IN THE SPECIFICATION:

Kindly enter the following amended paragraph.

Page 1, replace the first paragraph claiming priority to provisional applications with the following paragraph:

CROSS-REFERENCE TO RELATED APPLICATIONS

This application is a continuation in-part of U.S. Appln. No. 08/749,164 (filed November 14, 1996; U.S. Patent No. 5,910,306); U.S. Appln. No. 08/896,085 (filed July 17, 1997; U.S. Patent No. 5,980,898); and PCT/US97/21324 designating the U.S. (filed November 14, 1997; now abandoned). This application claims the benefit of provisional U.S. Appln. No. 60/075,856 (filed February 25, 1998); U.S. Appln. No. 60/075,850 (filed February 25, 1998); and U.S. Appln. No. 60/086,251 (filed May 21, 1998).